1 LUJAN AGUIGUI & PEREZ LLP Attorneys at Law 2 Pacific News Building, Suite 300 10V 30 20059 238 Archbishop Flores Street 3 Hagåtña, Guam 96910 MARY L.M. MORAN Telephone (671) 477-8064/5 CLERK OF COURT 4 Facsimile (671) 477-5297 5 Attorneys for Defendant Max S. Mendiola 6 IN THE UNITED STATES DISTRICT COURT 7 FOR THE DISTRICT OF GUAM 8 UNITED STATES OF AMERICA, CRIMINAL CASE NO. CR04-00056 9 VS. 10 STIPULATION FOR CONTINUANCE 11 MAX S. MENDIOLA. 12 Defendant. 13 The undersigned stipulate to continue the sentencing hearing currently scheduled for 14 December 7, 2005 at 9:30 a.m. to a date no earlier than sixty (60) days later. The defense 15 16 requests the continuance for the following reasons: 17 Defense counsel is seeking additional cooperation opportunities for his client; and 1. 18 Defense counsel anticipates being on paternity leave on the currently set 2. 19 sentencing date. 20 IT IS SO STIPULATED this 25<sup>th</sup> day of November, 2005: 21 22 LEONARDO M. RAPADAS LUJAN AGUIGUI & PEREZ LLP United States Attorney 23 24 PETER C. PEREZ, ESQ. 25 Attorney for Defendant Max S. Mendiola Assistant U.S. Attornev 26 27

Case 1:04-cr-00056

28

Document 26

Filed 11/30/2005

Page 1 of 1